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## IN THE UNITED STATES DISTRICT COURT FOR SOUTHERN DISTRICT OF OHIO, WESTERN DIVISION

William D.Reynolds,Col.USAF Ret.
Plaintiff,

vs.,

Windell Crawford.et.al.

Defendants

Case No. C-1-01-877, removed from Common Pleas Court, Brown County, Ohio Case No. 20010713 by counsel John E. Vincent.

Submission of Plaintiff's Exhibit(s) F-1,F-2,G-1,G-2,H-1,H-2,I-1,I-2,I-3 J-1,J-2 for SUPPRESSION, by the Court.

Now comes the Plaintiff who MOTIONS the Court to SUPPRESS the Captioned <a href="DEFENDANT'S INDEX TO TRIAL EXHIBITS">DEFENDANT'S INDEX TO TRIAL EXHIBITS</a> by counsel Vincent/Landes, filed with the Court on or about 7/31/2006, because, the attached RULE 16 DISCOVERY COMPLIANCE BY THE STATE OF OHIO, Case No. 98CRB1717(01-02), Judge Margaret A. Clark, filestamped 33 APR-3 AM8:40, describes to this Federal Court how the Brown County, Ohio Court, conducts business on behalf of STATE OF OHIO.

- A. It is self-evident that:
  - 1. The DATE IS WRONG.
  - 2. The Case No.IS WRONG, should be: 98 CRB 1717-01, -02, -03.
  - 3. The Judge IS WRONG, Zachman presided over ARRAINGMENT, and FAILED to throw-out the ILLEGAL CHARGES, PLAINTIFF'S EXHIBIT(s) G-1, L, M, as previously filed with this Federal Court, on or about 8/30/2006. T., 3/12/1998 confirms the ILLEGAL CHARGES, by Defendant, Deputy Donnie Wagner, in violation of ORC Section 2935.09, and multiable other violations of Plaintiff's RIGHTS.
- B. As shown in B, DEFENDANT'S PRIOR RECORD -- None.

- C. This Federal Court should NOTE these self-evident discrepencies outlined herein, and RULE on one of the two, as follows:
  - 1. As of 3/11/1998 and Plaintiff's Illegal Arrest and Incarceration by Defendant, Deputy Jack B. Moore, in concert with Defendant, Dog Warden Michael Darnall on the Singular Charge of Minor-Misdemeanor, and the National Crime Investigation Center's review of Plaintiff's background, found NONE, can only mean:
  - DEFENDANT'S INDEX TO TRIAL EXHIBITS, is <u>FALSIFIED</u> as submitted to this Federal Court, by counsel Vincent/Landes.
- D. Attached, is PLAINTIFF'S EXHIBIT F-1,F-2,G-1,G-2,H-1,H-2,I-1,I-2,I-3,J-1, J-2-2 and MOTIONS this Court to SUPPRESS EACH of <u>DEFENDANTS' INDEX TO</u>

  TRIAL EXHIBITS, with the exception of EXHIBIT A-1,A-2,B,C,E-1,E-2 as they are the,ONLY EXHIBITS GERMANE, to the Captioned Case, all others are FALSIFIED and or ERRONEOUS in content [t]hus should be INADMISSIBLE at Trial.

Col. William D. Reynolds, Plaintiff

## CERTIFICATION

Two Original Signatured copies mailed to Federal Court for file-stamp and return on one copy to Plaintiff in the S.A.S.E.provided and copy mailed to counsel Vincent'Landes on 8/31/2006.

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STATE OF OHIO,

Plaintiff,

Case No. 38-CRB-1717 (01-02)

(Judge Margaret A. Clark)

\*1

WILLIAM D. REYNOLDS,

Delendant.

RULE 16 DISCOVERY COMPLIANCE BY THE STATE OF OHIO

NOW COMES the State of Ohio, in compliance with Rule 16 of the Ohio Rules of Criminal

Procedure, and states as follows:

A. STATEMENT OF DEFENDANT OR CO-DEFENDANT

Note.

B DEFENDANT'S PRIOR RECORD

None.

C. DOCUMENTS AND TANGEBLE OBJECTS

See Attached.

D. REPORTS OF EXAMINATIONS AND TESTS

Noce.

E. WITNESSES NAMES AND ADDRESSES

NAVE	ADDRESS .	FELONY CONVICTION
Deputy Jack B. Moore		
	750 Mr. Orab Pike	Noce
	Georgetown, Obio 45121	
Mr. Michael Damell	Brown County Dog Warden	
	Brown County Fairgrounds	Noce
	Georgeown, Obio 45121	

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REQUEST:

THE S
PURSUANT I

LEE UHIO RULES OF CRIMINAL PROCEDURE.

Robert F. Benintendi (00) 9525)

Assistant Prosecuting Attorney 200 East Cherry Street

Georgetown, Ohio 45121

(937) 378-1151

Fax: (937) 378-6529

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BROWN COUNTY, OHIO

200 East Cherry Street Georgetown, Ohio 45121

Investigators Robert W. Gillord Larry W. Littleton

937-378-4151 FAX: 937-378-6529

April 3, 1998

Mr. William D. Reynolds 7013 State Route 221 Georgetown, Ohio 45121

Arsistant Prosecutors

Robert F. Benintendi

Karen Oakley-Everson

Re:

Tresa Gossett

- David E. Grimes Cecella J. Potts

Paralegal

Rec SAT. 4/4/98 Upn State of Ohio vs. William D. Reynolds Case No. 98CRB1717 (01-02)

Dear Mr. Reynolds:

Enclosed please find the Rule 16 Discovery in regards to the above case.

Very truly yours,

Beturterdiffer Assistant Prosecutor

RFB/csw